IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA EASTERN DIVISION

RODNEY D. PIERCE and MOSES MATTHEWS,

Plaintiffs,

Case No. 4:23-cv-193-D

v.

THE NORTH CAROLINA STATE BOARD OF ELECTIONS, et al.,

Defendants.

JOINT NOTICE REGARDING SCHEDULING ORDER

Plaintiffs Rodney D. Pierce and Moses Matthews, ("Plaintiffs") together with Defendants the North Carolina State Board of Elections, Alan Hirsch, Jeff Carmon III, Stacy Eggers IV, Kevin N. Lewis, Siobhan O'Duffy Millen, each in their official capacities ("State Board Defendants"), and Philip E. Berger and Destin Hall, both in their official capacities ("Legislative Defendants"), jointly notify the Court that the supplemental racially polarized voting ("RPV") expert deadlines in the Scheduling Order, as modified by D.E. 94, are no longer possible because precinct-sorted election data from the November 2024 elections is not yet available.

At the time that the Joint Motion for Modification of the Scheduling Order, D.E. 93, was filed proposing a deadline of January 24, 2025 for supplemental RPV reports, the parties anticipated having precinct-sorted data from the November 2024 elections on January 10 or January 11, 2025. As of the date of this notice, the precinct-sorted data is not yet available.

The parties have met and conferred on the issue via email on January 13 and 14, 2025, and by videoconference on January 15, 2025. Counsel for the State Board Defendants informed the parties on the January 15, 2025, meet and confer that approximately ten counties have not finished

inputting their precinct-level data into the statewide database. One of those counties is in challenged Senate District 2. On the call, counsel for the State Board Defendants also indicated they expected all precinct-sorted data from the counties to be reported by next week, likely no later than January 23, 2025 (the date of the next State Board meeting), and that the data could be posted after processing by the State Board, typically within 24 hours. The parties agree that there is now insufficient time to exchange supplemental RPV reports between the anticipated receipt of the precinct-sorted data and the January 24, 2025 deadline. Legislative Defendants further believe that there is insufficient time for supplemental RPV reports to be completed prior to the commencement of trial on February 3, 2025.

Counsel for all parties will continue to confer to find a solution to this issue and will update the Court with any new developments. In order to resolve this issue expeditiously, Counsel can be available for a status conference next week, but in all events will be prepared to discuss this issue at the January 30, 2025, Pretrial Conference.

Respectfully submitted, this the 17th day of January, 2025.

POYNER SPRUILL LLP

By:/s/ Edwin M. Speas, Jr.
Edwin M. Speas, Jr.
North Carolina State Bar no. 4112
Caroline P. Mackie
North Carolina State Bar no. 41512
Post Office Box 1801
Raleigh, NC 27602
Telephone: (919) 783-1108
cmackie@poynerspruill.com
espeas@poynerspruill.com

NELSON MULLINS RILEY & SCARBOROUGH LLP

By:/s/ Phillip J. Strach
Phillip J. Strach
North Carolina State Bar no. 29456
Alyssa M. Riggins
North Carolina State Bar no. 52366
Cassie A. Holt
North Carolina State Bar no. 56505
Jordan A. Koonts
North Carolina State Bar no. 59363
301 Hillsborough Street, Suite 1400
Raleigh, North Carolina 27603
Ph: (919) 329-3800
phil.strach@nelsonmullins.com
alyssa.riggins@nelsonmullins.com

ARNOLD & PORTER KAYE SCHOLER LLP

By:/s/ R. Stanton Jones

Robert Stanton Jones* Elisabeth S. Theodore* Samuel I. Ferenc* Orion de Nevers* John A. Freedman* 601 Massachusetts Ave., NW Washington, D.C. 20001 Telephone: (202) 942-5000 stanton.jones@arnoldporter.com elisabeth.theodore@arnoldporter.com sam.ferenc@arnoldporter.com orion.denevers@arnoldporter.com john.freedman@arnoldporter.com

*Appeared via Special Notice Attorneys for Plaintiffs

N.C. DEPARTMENT OF JUSTICE

By:/s/ Terence Steed Terence Steed Special Deputy Attorney General N.C. State Bar No. 52809 E-mail: tsteed@ncdoj.gov

Mary Carla Babb Special Deputy Attorney General N.C. State Bar No. 25731 E-mail: mcbabb@ncdoj.gov

N.C. Department of Justice P.O. Box 629 Raleigh, NC 27602-0629 Telephone: (919) 716-6567 Facsimile: (919) 716-6761

Attorneys for Defendants NCSBE, Hirsch, Carmon III, Eggers IV, Lewis. and Millen

cassie.holt@nelsonmullins.com jordan.koonts@nelsonmullins.com

BAKER & HOSTETLER LLP

By: /s/Katherine L. McKnight Katherine L. McKnight* D.C. Bar No 994456 1050 Connecticut Ave. NW, Suite 1100 Washington DC 20036 Ph: (202) 861-1500 kmcknight@bakerlaw.com

Patrick T. Lewis* Ohio State Bar no. 0078314 127 Public Square, Suite 2000 Cleveland, Ohio 44114 Ph: (216) 621-0200 plewis@bakerlaw.com

Erika Dackin Prouty* Ohio State Bar No. 0095821 200 Civic Center Drive, Suite 1200 Columbus, OH 43215 (614) 462-4710 eprouty@bakerlaw.com

^{*} Appeared via Special Notice Attorneys for Legislative Defendants

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing document with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all counsel and parties registered in said system.

Respectfully submitted this, the 17th day of January, 2025.

/s/ Phillip J. Strach
Phillip J. Strach